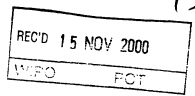
na.



PCT



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

• •	_	nt's file reference	FOR FURTHER AC		fication of Transmittal of International	
DC.RP.1	9-17				ary Examination Report (Form PCT/IPEA/416)	
Internation			International filing date (d	day/month/year)	Priority date (day/month/year)	
PCT/GB	99/03	659	05/11/1999		05/11/1998	
International C03B29/		nt Classification (IPC) or	national classification and IPC			
Applicant						
STEIN A	TKIN	SON STORDY LTD	. et al.			
			amination report has been at according to Article 36.	prepared by this Ir	ternational Preliminary Examining Authority	
2. This	REPO	RT consists of a total	of 5 sheets, including this	s cover sheet.		
b (een a see R	mended and are the b	pasis for this report and/or 607 of the Administrative	sheets containing	ion, claims and/or drawings which have rectifications made before this Authority the PCT).	
3. This	report ⊠	contains indications re	elating to the following iten	ns:		
11		Priority				
Ш		Non-establishment o	f opinion with regard to no	velty, inventive ste	p and industrial applicability	
IV		Lack of unity of inver	ntion			
V	×		t under Article 35(2) with re ations suporting such state		ventive step or industrial applicability;	
VI		Certain documents	cited			
VII	\boxtimes	Certain defects in the	e international application			
VIII	⊠	Certain observations	on the international applic	eation		
Date of sub	omissic	on of the demand		Date of completion	of this report	
17/05/20	00			13.11.2000		
	exami Euro D-80	g address of the internation ining authority: opean Patent Office 0298 Munich +49 89 2399 - 0 Tx: 523		Authorized officer De Ruiter, F	STOCKED OF STATE OF S	
	Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 Telephone No. +49 89 2399 2921					

Telephone No. +49 89 2399 2921



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB99/03659

	_	•	- 4	41			
I.	Bas	IS	OΤ	tne	ге	pο	п

1.	resp the	onse to an invitati	lrawn on the basis of (substitute on under Article 14 are referred lo not contain amendments (Ru	to in this repo	ort as "originally filed".	I to the receiving Office in and are not annexed to
	1-17	7	as originally filed			
	Cla	ims, No.:				
	6-1 18	1,17 (part),	as originally filed			
		12-16, part)	as received on	02/11/2000	with letter of	31/10/2000
	Dra	wings, sheets:				
	1/2,	2/2	as originally filed			
2.	Witl	n regard to the lan	guage, all the elements marked	above were a	available or furnished	to this Authority in the
			international application was file			
	The	se elements were	available or furnished to this Au	thority in the f	ollowing language:	, which is:
		the language of a	translation furnished for the pu	rposes of the i	international search (ı	under Rule 23.1(b)).
		the language of p	ublication of the international ap	plication (und	ier Rule 48.3(b)).	
		the language of a 55.2 and/or 55.3)	translation furnished for the pu	rposes of inter	mational preliminary e	examination (under Rule
3.		· ,	cleotide and/or amino acid se ry examination was carried out	•		
		contained in the i	nternational application in writte	n form.		
		filed together with	the international application in	computer read	dable form.	
		fumished subseq	uently to this Authority in writter	form.		
		furnished subseq	uently to this Authority in compu	ıter readable f	orm.	
			at the subsequently furnished w application as filed has been fun		e listing does not go	beyond the disclosure in
		The statement the listing has been f	at the information recorded in cournished.	omputer reada	ble form is identical to	the written sequence



International application No. PCT/GB99/03659

4.	The	amendments have re	sulted in th	e cancell	ation of:
		the description,	pages:		
		the claims,	Nos.:		
		the drawings,	sheets:		
5.					ome of) the amendments had not been made, since they have been as filed (Rule 70.2(c)):
		(Any replacement sh report.)	eet contain	ing such	amendments must be referred to under item 1 and annexed to this
6.	Add	litional observations, it	f necessar	/ :	
٧.		soned statement un tions and explanatio			ith regard to novelty, inventive step or industrial applicability; h statement
1.	Stat	tement			
	Nov	velty (N)	Yes: No:	Claims Claims	1-18
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-18
	Indi	ustrial applicability (IA)) Yes: No:	Claims Claims	1-18

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet



Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The nearest state of the art is disclosed in GB-A-2 300 906 (D1). The apparatus and method disclosed in this document have the disadvantage that, although they work well with the type of Cathode Ray Tubes depicted in the drawings of it, and with some other large glass items, they are not very suitable for the heat treatment of other glass articles, like the newly designed flatter and thinner Cathode Ray Tubes. Such other glass articles call for a much closer control over the temperature of the glass articles being heat treated over time, to avoid the occurrence of stress lines, cracking or breaking.

Consequently, the object of the invention is as specified in lines 8 to 11 of page 2, which object is achieved by the apparatus of claim 1 and the method of claim 14, to which there is no lead in the available prior art document D1, so that the apparatus of claim 1 and the method of claim 14 appear to involve an inventive step and these claims appear to meet the requirements of Articles 33(2), (3) and (4) PCT.

As in dependent claims 2 to 13 and 15 to 18 preferred embodiments of the apparatus of claim 1 and the method of claim 14 are defined, these claims also appear to meet the requirements of the above articles.

Re Item VII

Certain defects in the international application

As GB-A-2 300 906 (D1) discloses the nearest state of the art this document 1. should not only be mentioned in the introduction to the description but also summarized. Here it is not sufficient to state that the content of this document is incorporated by reference (see Rule 5.1(a) and (b) PCT). As the independent claims of the application are drafted in the one part form this summary should be extensive, that is, all features of the independent claims which are known from D1 should be comprised in this summary (see the PCT International Preliminary Examination Guidelines (PCT-IPEG), C III, 2.3a). It is noted that the description in



relation to the figures (as from page 9, line 18) comprises comparisons with the prior art disclosed in D1. Such indications of the differences between the invention and D1 belong in the introduction to the description (Rules 5.1(a) and (b) PCT). Also lines 1 to 11 of page 13 belong in the introduction to the description.

The claims of the application are not provided with reference signs, as required by 2. Rule 6.2(b) PCT.

Re Item VIII

Certain observations on the international application

On pages 7 and 8 two apparatus are stated to be provided by the invention which apparatus are not defined in the claims, thereby introducing obscurity into the claims (see PCT-IPEG, C III, 4.3). Especially the statement bridging pages 8 and 9 is extremely obscure.



PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

From the INTERNATIONAL BUREAU

To:

Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ETATS-UNIS D'AMERIQUE

	21/110 ONIO D'AINEMIQUE
Date of mailing (day/month/year) 23 June 2000 (23.06.00)	in its capacity as elected Office
International application No. PCT/GB99/03659	Applicant's or agent's file reference DC.RP.19-17
International filing date (day/month/year) 05 November 1999 (05.11.99)	Priority date (day/month/year) 05 November 1998 (05.11.98)
Applicant	
MILLS, Brian	

The designated Office is hereby notified of its election made:
in the demand filed with the International Preliminary Examining Authority on:
17 May 2000 (17.05.00)
in a notice effecting later election filed with the International Bureau on:
The election X was
The election X was
was not
made before the expiration of 10 months from the minited by
made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Facsimile No.: (41-22) 740.14.35

Authorized officer

Juan Cruz

Telephone No.: (41-22) 338.83.38

RECEIVED 16 FEB 2000 From the INTERNATIONAL SEARCHING AUTHORITY PCT To: NOTIFICATION OF TRANSMITTAL OF WITHERS & ROGERS THE INTERNATIONAL SEARCH REPORT Attn. CROSTON OR THE DECLARATION **Goldings House** 2 Hays Lane London SE1 2HW (PCT Rule 44.1) UNITED KINGDOM Date of mailing (day/month/year) 11/02/2000 Applicant's or agent's file reference DC.RP.19-17 FOR FURTHER ACTION See paragraphs 1 and 4 below International application No. International filing date (day/month/year) PCT/GB 99/03659 05/11/1999 Applicant STEIN ATKINSON STORDY LTD. et al. 1. X The applicant is hereby notified that the international Search Report has been established and is transmitted herewith. Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the international Application (see Rule 46): When? The time limit for filing such amendments is normally 2 months from the date of transmittal of the International Search Report; however, for more details, see the notes on the accompanying sheet. Where? Directly to the International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Faecimile No.: (41-22) 740.14.35 For more detailed instructions, see the notes on the accompanying sheet. The applicant is hereby notified that no international Search Report will be established and that the declaration under Article 17(2)(a) to that effect is transmitted herewith. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that: the protest together with the decision thereon has been transmitted to the international Bureau together with the applicant's request to forward the texts of both the protest and the decision thereon to the designated Offices. no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made. Further action(s): The applicant is reminded of the following: Shortly after 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the International application, or of the priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3, respectively, before the completion of the technical preparations for international publication. Within 19 months from the priority date, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later). Within 20 months from the priority date, the applicant must perform the prescribed acts for entry into the national phase before all deelgnated Offices which have not been elected in the demand or in a later election within 19 months from the priority date or could not be elected because they are not bound by Chapter II. Name and mailing address of the International Searching Authority Authorized officer European Patent Office, P.B. 5818 Patentiaan 2 NL-2280 HV Rijawijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Alex Schmidt Fax: (+31-70) 340-3016

PATENT COOPERATION TREATY

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international policiation. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been is filed, see below.

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
 Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; new claims 49 to 51 added.
- Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
 "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide



(PCT Article 18 and Rules 43 and 44)

	nt's file reference	FOR FURTHER see Notification of	of Transmittal of International Search Report
DC.RP.19-17		ACTION (Form PCT/ISA/2	20) as well as, where applicable, Item 5 below
International applic	ation No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/GB 99/0	3659	05/11/1999	05/11/1998
Applicant			03/11/1998
	,		
STEIN ATKIN	SON STORDY LTD.	et al.	
This international according to Article	Search Report has been	prepared by this international Searching Authoral to the international Bureau.	ority and is transmitted to the applicant
and a large to Al Box	a ice woody is being that	national Bureau.	••
This International	Search Report consists o	of a total of2 sheets.	
		copy of each prior art document cited in this r	eport.
1. Basis of the r	eport .		
a. With regan	d to the language, the in	temational search was carried out on the basis	of the intermedianal arrellments of the
language l	n which it was filed, unle	ss otherwise indicated under this item.	or the international application in the
the	international search was thority (Rule 23.1(b)).	s carried out on the basis of a translation of the	International application furnished to this
	(
		quelies actaig ,	emational application, the international search
		al application in written form.	
		ational application in computer readable form.	
		nis Authority in written form.	·
fun	ulshed subsequently to the	als Authority in computer readble form.	
the	statement that the subse mational application as t	equently furnished written sequence listing doe	s not go beyond the disclosure in the
			lentical to the written sequence listing has bee
fum	łshed	, to a to to to	solution to without sectionics listing has bee
2. [] Cer	tain claims were found	unsearchable (See Box I).	
	ty of invention is lackin		
	•	•	
4. With regard to the	•		•
【】 the t	text is approved as subm	= =	
	ext has been established	by this Authority to read as follows:	
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the to With regard to the to	e abstract, ext is approved as submi ext has been established	itted by the applicant.	s it appears in Box III. The applicant may,
the t With regard to the tree to within	e abstract, ext is approved as submi ext has been established n one month from the dat	itted by the applicant. , according to Rule 38.2(b), by this Authority as te of mailing of this international search report,	s it appears in Box III. The applicant may, submit comments to this Authority.
the to the to the tree to the tree to the tree tree to the tree tree tree tree tree tree tree	e abstract, ext is approved as submi ext has been established n one month from the dat drawings to be publishe	itted by the applicant. , according to Rule 38.2(b), by this Authority a be of mailing of this international search report, d with the abstract is Figure No.	submix comments to this Authority.
the to the to the to the to the to the to withing. The figure of the as su	e abstract, ext is approved as submi ext has been established n one month from the dat	itted by the applicant. , according to Rule 38.2(b), by this Authority as the of mailing of this international search report, and with the abstract is Figure No.	s it appears in Box III. The applicant may, submit comments to this Authority. 1

International Application No GB 99/03659

A CLASS	C03B29/06 C03B25/06		
		4	
According t	to international Patent Classification (IPC) or to both national class	iffication and IPC	
	SEARCHED		
Minimum do IPC 7	ocumentation searched (classification system followed by classific CO3B	ation symbols)	
	tion searched other than minimum documentation to the extent the		
Electronic d	ata base consulted during the International search (name of data	base and, where practical, search terms use	d)
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where appropriate, of the	relaward nagagges	Relevant to claim No.
	Oldson of Gooding was a career of many of the	тавта к разваусь	DOCATE OF CHEST AND
A	GB 2 300 906 A (STEIN ATKINSON S 20 November 1996 (1996-11-20) cited in the application the whole document	STORDY)	1,14
Furthe	er documents are listed in the continuation of box C.	Patent family members are listed	in annex.
* Special cate	egories of cited documents :	"T" later document published after the linte	
	nt defining the general state of the art which is not ered to be of particular relevance	or priority date and not in conflict with cited to understand the principle or the	the application but
"E" earlier do	ocument but published on or after the international	invention "X" document of particular relevance; the ci	laimed invention
which is	ate It which may throw doubte on priority claim(s) or s cited to establish the publication date of another or other special reason (as specified)	cannot be considered novel or cannot involve an inventive step when the do "Y" document of particular relevance; the of	be considered to curnent is taken alone laimed invention
	nt referring to an oral disclosure, use, exhibition or	cannot be considered to involve an involve and involved to combined with one or mo	re other such docu-
"P" documen	reans Int published prior to the international filing date but an the priority date claimed	ments, such combination being obviou in the art. "8" document member of the same patent f	• • • • • • • • • • • • • • • • • • • •
Date of the ac	ctual completion of the international search	Date of mailing of the international sea	rch report
1	February 2000	11/02/2000	
Name and ma	elling address of the ISA	Authorized officer	
	Europeen Patent Office, P.B. 5818 Patentiaan 2 NL – 2280 HV Rijswijk Tel. (+31–70) 340–2040, Tx. 31 651 epo ni, Fax: (+31–70) 340–3018	Van den Bossche, k	ı

Information on patent family members

International Application No

Patent document cited in search report	Publication date	Patent family member(s)	Publication date	
GB 2300906 A	20-11-1996	AT 1770	70 T	15-03-1999
		AU 6995	83 B	10-12-1998
		AU 576939	96 A	29-11-1996
		CN 11903	84 A	12-08-1998
		DE 696016	28 D	08-04-1999
		DE 6960162	_	24-06-1999
		EP 08259		04-03-1998
		ES 21288!		16-05-1999
		WO 963657		21-11-1996
		GR 302979		30-06-1999
		JP 1151063	36 T	14-09-1999

			,	, 00003
A. CLASSI IPC 7	IFICATION OF SUBJECT MATTER C03B29/06 C03B25/06			
According to	o International Patent Classification (IPC) or to both national classific	ation and IPC		
	SEARCHED			
Minimum do IPC 7	ocumentation searched (classification system followed by classificati C03B	ion symbols)		
Documental	tion searched other than minimum documentation to the extent that s	such documents are incl	uded in the fields se	earched
Electronic d	fata base consulted during the international search (name of data ba	se and, where practical	, search terms used)
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT			
Category °	Citation of document, with indication, where appropriate, of the rel	levant passages		Relevant to claim No.
Α	GB 2 300 906 A (STEIN ATKINSON ST 20 November 1996 (1996-11-20) cited in the application the whole document	FORDY)		1,14
- South				
<u> </u>	her documents are listed in the continuation of box C.	X Patent family r	members are listed i	n annex.
"A" docume conside "E" earlier of filing de "L" docume citation "O" docume other n docume later th	ent defining the general state of the art which is not lered to be of particular relevance document but published on or after the international late and which may throw doubts on priority claim(s) or is cited to establish the publication date of another nor other special reason (as specified) ent referring to an oral disclosure, use, exhibition or means ont published prior to the international filing date but	cited to understand invention "X" document of particucannot be conside involve an inventiv "Y" document of particucannot be conside document is combinents, such combin the art. "&" document member of document member of the such combinents and counternate of the such considerate of the such combinents.	d not in conflict with to d the principle or the ular relevance; the clared novel or cannot ve step when the docular relevance; the clared to involve an invined with one or moination being obvious of the same patent for the international sea	the application but cory underlying the laimed invention be considered to cument is taken alone laimed invention rentive step when the re other such docusis to a person skilled
	nailing address of the ISA	Authorized officer		
	European Patent Office, P.B. 5818 Patentlaan 2 NL – 2280 HV Rijswijk Tel. (+31–70) 340–2040, Tx. 31 651 epo nl,	Van den	Bossche, W	J

FOR THE PURPOSES OF INFORMATION ONLY

Codes used to identify States party to the PCT on the front pages of pamphlets publishing international applications under the PCT.

AL	Albania	ES	Spain	LS	Lesotho	SI	Slovenia
AM	Armenia	FI	Finland	LT	Lithuania	SK	Slovakia
AΤ	Austria	FR	France	LU	Luxembourg	SN	Senegal
ΑU	Australia	GA	Gabon	LV	Latvia	SZ	Swaziland
ΑZ	Azerbaijan	GB	United Kingdom	MC	Monaco	TD	Chad
BA	Bosnia and Herzegovina	GE	Georgia	MD	Republic of Moldova	TG	Togo
BB	Barbados	GH	Ghana	MG	Madagascar	TJ	Tajikistan
BE	Belgium	GN	Guinea	MK	The former Yugoslav	TM	Turkmenistan
BF	Burkina Faso	GR	Greece		Republic of Macedonia	TR	Turkey
BG	Bulgaria	HU	Hungary	ML	Mali	TT	Trinidad and Tobago
BJ	Benin	IE	Ireland	MN	Mongolia	ŪA	Ukraine
BR	Brazil	IL	Israel	MR	Mauritania	UG	Uganda
BY	Belarus	IS	Iceland	MW	Malawi	US	United States of America
CA	Canada	ľT	Italy	MX	Mexico	UZ	Uzbekistan
CF	Central African Republic	JР	Japan	NE	Niger	VN	Viet Nam
CG	Congo	KE	Kenya	NL	Netherlands	YU	Yugoslavia
CH	Switzerland	KG	Kyrgyzstan	NO	Norway	zw	Zimbabwe
CI	Côte d'Ivoire	KP	Democratic People's	NZ	New Zealand	2,,	Zimouswe .
CM	Cameroon		Republic of Korea	PL	Poland		
CN	China	KR	Republic of Korea	PT	Portugal		
CU	Cuba	KZ	Kazakstan	RO	Romania		
CZ	Czech Republic	LC	Saint Lucia	RU	Russian Federation		
DE	Germany	LI	Liechtenstein	SD	Sudan		
DK	Denmark	LK	Sri Lanka	SE	Sweden		
EE	Estonia	LR	Liberia	SG	Singapore		
					.		

Information on patent family members

Inter Pal Application No
PCT/GB 99/03659

Patent document cited in search report	Publication date	Patent family member(s)	Publication date
GB 2300906 A	20-11-1996	AT 177070	15-03-1999
		AU 699583 E	
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PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY



CROSTON, David WITHERS & ROGERS Goldings House 2 Hays Lane London SE1 2HW **GRANDE BRETAGNE**

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

(PCT Rule 71.1)

Date of mailing (day/month/year)

13.11.2000

Applicant's or agent's file reference

DC.RP.19-17

IMPORTANT NOTIFICATION

International application No. PCT/GB99/03659

International filing date (day/month/year) 05/11/1999

Priority date (day/month/year) 05/11/1998

Applicant

STEIN ATKINSON STORDY LTD. et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and fumish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

Authorized officer

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Tel.+49 89 2399-2718





INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference				
DC.RP.19-17	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)		
International application No.	International filing date (day/mon	nth/year) Priority date (day/month/year)		
PCT/GB99/03659	05/11/1999	05/11/1998		
and is transmitted to the application and is transmitted to the application. 2. This REPORT consists of a total and a total and are the application and a total	or national classification and IPC TD. et al. xamination report has been prepare ant according to Article 36. al of 5 sheets, including this cover samied by ANNEXES, i.e. sheets of the basis for this report and/or sheets on 607 of the Administrative Instruct	ed by this International Preliminary Examining Authority sheet. the description, claims and/or drawings which have containing rectifications made before this Authority		
IV ☐ Lack of unity of involved by Reasoned stateme citations and explain VI ☐ Certain documents VII ☐ Certain defects in the content of the	of opinion with regard to novelty, in ention nt under Article 35(2) with regard to nations suporting such statement	nventive step and industrial applicability o novelty, inventive step or industrial applicability;		
Date of submission of the demand	Date of	f completion of this report		
17/05/2000	13.11.2	13.11.2000		
Name and mailing address of the internal preliminary examining authority: European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 52 Fax: +49 89 2399 - 4465	De Ru	uiter, F		

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No. PCT/GB99/03659

I.	Ba	sis	of	the	re	port
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	resp the r	onse to an invitati	Irawn on the basis of (substitute on under Article 14 are referred to not contain amendments (Rul	to in this repo	rt as "originally filed" a	to the receiving Office in and are not annexed to	
	1-17		as originally filed				
	Clair	ms, No.:					
	6-11 18	,17 (part),	as originally filed			· ·	
	1-5, 17 (į	12-16, part)	as received on	02/11/2000	with letter of	31/10/2000	
	Drav	wings, sheets:					
	1/2,2	2/2	as originally filed			•	
2.	lang	uage in which the	guage, all the elements marked international application was file available or furnished to this Au	ed, unless othe	erwise indicated unde	er this item.	
	☐ the language of a translation furnished for the purposes of the international search (under Rule 23.1(b))					under Rule 23.1(b)).	
			publication of the international ap			avamination (under Bule	
		the language of a 55.2 and/or 55.3)	a translation furnished for the pu	rposes of inter	rnational preliminary e	examination (under hule	
3.	With inte	n regard to any nu rnational prelimina	icleotide and/or amino acid se ary examination was carried out	quence disclo	osed in the internation of the sequence listing	al application, the p:	
		contained in the i	international application in writte	n form.			
		filed together with the international application in computer readable form.					
		furnished subsequently to this Authority in written form.					
			umished subsequently to this Authority in computer readable form.				
		The statement the international	at the subsequently furnished w application as filed has been fur	ritten sequend nished.	ce listing does not go	beyond the disclosure in	
		The statement the listing has been	nat the information recorded in co furnished.	omputer reada	able form is identical to	o the written sequence	



International application No. PCT/GB99/03659

4.	4. The amendments have resulted in the cancellation of:				
		the description, the claims, the drawings,	pages: Nos.: sheets:	·	
5.	This report has been established as if (some of) the amendments had not been made, since they have be considered to go beyond the disclosure as filed (Rule 70.2(c)):				
		(Any replacement shoreport.)	eet contai	ining such	h amendments must be referred to under item 1 and annexed to this
6.	Add	itional observations, if	necessai	ry:	
٧.	Rea cita	soned statement und tions and explanatio	der Articl ns suppo	e 35(2) w orting suc	vith regard to novelty, inventive step or industrial applicability; ch statement
1. Statement					
	Nov	elty (N)	Yes: No:	Claims Claims	
	Inve	ntive step (IS)	Yes: No:	Claims Claims	
	Indu	strial applicability (IA)	Yes: No:	Claims Claims	1-18
		tions and explanations separate sheet	5		

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**

Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The nearest state of the art is disclosed in GB-A-2 300 906 (D1). The apparatus and method disclosed in this document have the disadvantage that, although they work well with the type of Cathode Ray Tubes depicted in the drawings of it, and with some other large glass items, they are not very suitable for the heat treatment of other glass articles, like the newly designed flatter and thinner Cathode Ray Tubes. Such other glass articles call for a much closer control over the temperature of the glass articles being heat treated over time, to avoid the occurrence of stress lines, cracking or breaking.

Consequently, the object of the invention is as specified in lines 8 to 11 of page 2, which object is achieved by the apparatus of claim 1 and the method of claim 14, to which there is no lead in the available prior art document D1, so that the apparatus of claim 1 and the method of claim 14 appear to involve an inventive step and these claims appear to meet the requirements of Articles 33(2), (3) and (4) PCT.

As in dependent claims 2 to 13 and 15 to 18 preferred embodiments of the apparatus of claim 1 and the method of claim 14 are defined, these claims also appear to meet the requirements of the above articles.

Re Item VII

Certain defects in the international application

As GB-A-2 300 906 (D1) discloses the nearest state of the art this document 1. should not only be mentioned in the introduction to the description but also summarized. Here it is not sufficient to state that the content of this document is incorporated by reference (see Rule 5.1(a) and (b) PCT). As the independent claims of the application are drafted in the one part form this summary should be extensive, that is, all features of the independent claims which are known from D1 should be comprised in this summary (see the PCT International Preliminary Examination Guidelines (PCT-IPEG), C III, 2.3a). It is noted that the description in relation to the figures (as from page 9, line 18) comprises comparisons with the prior art disclosed in D1. Such indications of the differences between the invention and D1 belong in the introduction to the description (Rules 5.1(a) and (b) PCT). Also lines 1 to 11 of page 13 belong in the introduction to the description.

2. The claims of the application are not provided with reference signs, as required by Rule 6.2(b) PCT.

Re Item VIII

Certain observations on the international application

On pages 7 and 8 two apparatus are stated to be provided by the invention which apparatus are not defined in the claims, thereby introducing obscurity into the claims (see PCT-IPEG, C III, 4.3). Especially the statement bridging pages 8 and 9 is extremely obscure.